

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

Larry Jackson  
Creditors/Objectors,

v

In re:  
City OF DETROIT, MICHIGAN  
AND EMERGENCY MANAGER  
KEVYN D. ORR

Debtors/City of Detroit

Chapter 9  
Case No. 13-53846  
Judge Steven W Rhodes  
Case No. 14-cv-10434  
Hon. Bernard A. Freidman  
Magistrate Paul J. Komives

U.S. BANKRUPTCY COURT  
E.D. MICHIGAN-DETROIT

2014 JUL 22 P 2:21

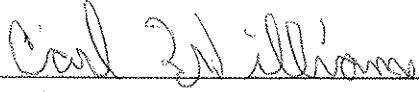
FILED

**OBJECTION TO THE PLAN OF ADJUSTMENT AND ANY CONFIRMATION OF THAT PLAN BECAUSE THE PENSIONERS CANNOT SPEAK FOR OR REPRESENT THE CREDITORS**

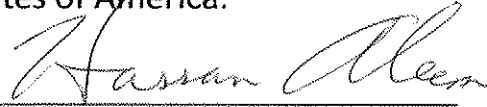
We/I OBJECT TO THE PLAN OF ADJUSTMENT AND CONFIRMATION OF THE PLAN, AND THE NOTICE WAS AFTER THE FACT, UNTIMELY, CONTRARY TO THE FACTS, MISREPRESENTATION OF THE BANKRUPTCY CODE AND RULES AND HAS NOT BEEN PRESENTED AND CONDUCTED-  
IN A GOOD FAITH MANNER.

The voting process is rigged for only a yes vote for the Plan of Adjustment and many creditors oppose this so-called Plan of Adjustment. The language and method use to create prejudice for a yes vote in violation of Michigan Election Statute 168.485.

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.



Carl Williams  
10112 Somerset  
Detroit, Michigan 48224



Hassan Aleem  
2440 Taylor  
Detroit, Michigan 48206

Lawrence Ham  
name

20552 HUNTINGTON  
Address

HARPER WOODS MI 48225  
City, State & Zip

Randy Johnson  
Name

8076 E. Brentwood  
Address

Det MI 48234  
City, State & Zip

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State & Zip

\_\_\_\_\_  
name

\_\_\_\_\_  
Address

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City State & Zip

\_\_\_\_\_  
name

\_\_\_\_\_  
address

\_\_\_\_\_  
City, State & Zip

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State & Zip

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State & zip

\_\_\_\_\_  
Address

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State & Zip

---

Name

---

Name

---

Address

---

Address

---

City, State & Zip

---

City, State & Zip

---

Name

---

Name

---

Address

---

Address

---

City, State & Zip

---

City, State & Zip

---

name

---

name

---

Address

---

address

---

City, State & Zip

---

City, State & Zip

---

Name

---

Name

---

Address

---

Address

---

City, State & Zip

---

City, State & Zip

## CTION LAW

ails to show the  
und the election  
umber in cities  
pson v. Vaughan  
512.

bear the affida-  
who must be an  
ie circulated the  
e excluded un-  
shows that he  
son v. Vaughn  
512.

um on legisla-

ferendum peti-  
their face that  
nd some at an-  
st filing should  
atures thereon  
n v. Vaughan  
512.

a referendum  
by the County  
the signatures  
etary of State,  
only valid sig-

ition in giving  
on and well-  
his residence  
inference, and  
and definite  
be held objec-  
n (1916) 159

on legislation  
a referendum  
nce filed with  
is of the peti-  
changes were  
Thompson v.  
2 Mich. 512.

, referendum

itor attached  
made before  
led with the  
d after being  
16) 159 N.W.

n. 1, 1966

d prohibited

## INITIATIVE AND REFERENDUM

168.486

the circulation of a petition or parts thereof in  
more than one city or township, was derived  
from:

P.A.1941, No. 246, § 13.

C.L.1948, §§ 168.483, 200.13.

P.A.1954, No. 116, § 483.

Section 168.484, which made it a misde-  
meanor to cause, aid or abet in causing a  
fictitious or forged name to be affixed to a

petition, to knowingly causing the circulation  
of a petition bearing fictitious or forged names,  
to sign more than once, or to sign another's  
name, was derived from:

P.A.1941, No. 246, § 14.

C.L.1948, §§ 168.484, 200.14.

P.A.1954, No. 116, § 484.

See, now, § 168.544c.

### 168.485. Questions submitted; form

Sec. 485. Any question submitted to the electors of this state or the  
electors of any subdivision of this state shall, to the extent that it will not  
confuse the electorate, be worded in the following manner: A "yes" vote will  
be a vote in favor of the subject matter of the proposal or issue, and a "no"  
vote will be a vote against the subject matter of the proposal or issue.  
Questions shall be worded so as to apprise the voters of the subject matter of  
the proposal or issue, but need not be legally precise. The language used  
shall create no prejudice for or against the issue or proposal.

#### Historical Note

##### Source:

P.A.1954, No. 116, § 485, added by P.A.1969,  
No. 152, § 1, Eff. March 20, 1970.

C.L.1948, § 168.485.

C.L.1970, § 168.485.

#### Library References

Constitutional Law §9(1).

Statutes §320; 360.

WESTLAW Topic Nos. 92, 361.

C.J.S. Constitutional Law §§ 13, 14.

C.J.S. Statutes § 138 et seq.

### 168.486. Constitutional amendment or legislation initiated by petition; certification of language, transmission

Sec. 486. If the qualified electors of this state approve a constitutional  
amendment or legislation initiated by petition, the board of state canvassers  
shall certify to the secretary of state the language of the amendment or  
legislation. The secretary of state shall transmit the language of the amend-  
ment or legislation to the director of the department of management and  
budget.

#### Historical Note

##### Source:

P.A.1954, No. 116, § 486, added by P.A.1978,  
No. 482, § 1, Imd. Eff. Nov. 30, 1978.

C.L.1970, § 168.486.

#### Library References

Constitutional Law §9(2).

WESTLAW Topic No. 92.

C.J.S. Constitutional Law §§ 12, 14.

**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

CARL WILLIAMS AND HASSAN ALEEM  
Creditors/Objectors,

v

In re:  
City OF DETROIT, MICHIGAN  
AND EMERGENCY MANAGER  
KEVYN D. ORR

Debtor/City of Detroit

\_\_\_\_\_ /

Chapter 9  
Case No. 13-53846  
Judge Steven W Rhodes

Case No. 14-cv-10434  
Hon. Bernard A. Freidman  
Magistrate Paul J. Komives

**PROOF OF SERVICES**

Carl Williams, being first duly sworn deposes and  
your name

Say that on July 22 2014. I sent a copy of Objection to the Plan of adjustment  
and any confirmation of that plan because the pensioners cannot speak for or  
represent the creditors, Upon the concern parties by certified mail at the  
following address:

City of Detroit  
Corporation Council  
First National Building  
600 Woodward Ave  
Detroit, Michigan 48226

FILED  
2014 JUL 22 P 2:29  
U.S. BANKRUPTCY COURT  
E.D. MICHIGAN-DETROIT

Emergency Manager  
Kenyn Orr  
Coleman A Young Municipal Center  
2 Woodward 11th floor  
Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Carl Williams

Dated July 21, 2014